

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

* * *

6 JAVON MIGUEL,
7 Petitioner,
8 v.
9 JERRY HOWELL, et al.,
10 Respondents.
Case No. 2:18-cv-02111-RFB-PAL
ORDER

11 In light of petitioner's notice of change of address (ECF No. 22), the fact that petitioner
12 was paroled at around the same time respondents served him, at his institutional address, with the
13 motion to dismiss and related exhibits, respondents' notice that one of the packages it sent to
14 petitioner, containing exhibits, was returned as undeliverable (ECF No. 21), and the fact petitioner
15 has failed to respond to the pending motion to dismiss, it appears possible that petitioner has not
16 received the motion to dismiss -- even though the motion to dismiss was not returned as
17 undeliverable.

18 In an abundance of caution, IT IS THEREFORE ORDERED that the Clerk of Court will
19 send a copy of the motion to dismiss (ECF No. 8) to petitioner at his last address of record.

20 IT IS FURTHER ORDERED that petitioner will have thirty days from the date of entry of
21 this order to respond to the motion to dismiss.

22 IT IS FURTHER ORDERED that respondents will re-send the package that was returned
23 as undeliverable to petitioner his new address of record.

24 IT IS SO ORDERED.

DATED this 6th day of April, 2019.

SP

**RICHARD F. BOULWARE, II
UNITED STATES DISTRICT JUDGE**